

EXHIBIT A

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date: MARCH 12, 1991

HONORABLE: GREGORY O'BRIEN
P ESTEBOJUDGE
Deputy SheriffB BUCKLE , Deputy Clerk
L BARASCH , Reporter
(Parties and counsel checked if present)KA 005779
PEOPLE OF THE STATE OF CALIFORNIA
VS
CASTANEDA, MARTIN

Counsel for Plaintiff

IRA REINER
D JACUBOWSKI, DISTRICT ATTY. BY
DEPUTY

Counsel for Defendant

A ROBUSTO

, ~~XX~~ DEFENDER BY
DEPUTY

NATURE OF PROCEEDINGS PROBATION AND SENTENCE

(Boxes checked if order applicable)

PROBATION DENIED. SENTENCE AS INDICATED BELOW.

Whereas the said defendant having.....duly.....PLEADED.....

guilty in this court of the crime of ATTEMPTED WILLFUL, DELIBERATE, PREMEDITATED MURDER, in violation of Section 664/187(a) Penal Code, a felony, as charged in Count 1 of the Superior Court Information. The enhancements pursuant to Section 12022.5 and 12022.7 were further found to be true.

APR 1 1991
FBI
8 23
FBI OFFICEIt is Therefore Ordered, Adjudged and Decreed that the said defendant be punished by imprisonment in the
 County Jail of the County of Los Angeles for the term of..... California Institution for....men.....for the term of....LIFE with possibility of parole
5 years for allegation 12022.5 PC and 3 years for allegation
12022.7 PC are stayed and stay to become permanent upon completion
of sentence. Defendant is given credit for.....0.....days in custody.

It is further Ordered that the defendant be remanded into the custody of the Sheriff of the County of Los Angeles

 to be by him delivered into the custody of the Director of Corrections at the California State Institution
for.....men.....at.....Chino.....ENTERED
March 12, 1991

James Dempsey

COUNTY CLERK

rm AND CLERK OF THE
SUPERIOR COURT Remaining count(s) dismissed in interests of justice.
 Bail exonerated.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date: MARCH 12, 1991

HONORABLE: GREGORY O'BRIEN
P ESTEBO

JUDGE

Deputy Sheriff

2232457 Pad

B BUCKLE
I BARASCH
9 (Parties and counsel checked if present)Deputy Clerk
ReportKA 005779
PEOPLE OF THE STATE OF CALIFORNIA
VS
CASTANEDA, MARTIN

Counsel for Plaintiff

IRA REINER
D JACUBOWSKIDISTRICT ATTY. BY
DEPUTY

Counsel for Defendant

A ROBUSTO

PUBLIC DEFENDER BY
DEPUTY

NATURE OF PROCEEDINGS PROBATION AND SENTENCE

(Boxes checked if order applicable)

PROBATION DENIED. SENTENCE AS INDICATED BELOW.

Whereas the said defendant having.....duly.....PLEADED C.....
 guilty in this court of the crime of ATTEMPTED WILLFUL, DELIBERATE, PREMEDITATED MURDER,
 in violation of Section 664/187(a) Penal Code, a felony, as charged in Count 1
 of the Superior Court Information. The enhancements pursuant to Section 12022.5
 and 12022.7 were further found to be true.

It is Therefore Ordered, Adjudged and Decreed that the said defendant be punished by imprisonment in the
 County Jail of the County of Los Angeles for the term of.....

California Institution for.....men.....for the term of.....LIFE with possibility of parole
 5 years for allegation 12022.5 PC and 3 years for allegation
 12022.7 PC to run concurrent with Count 1

Defendant is given credit for.....0.....days in custody.

It is further Ordered that the defendant be remanded into the custody of the Sheriff of the County of Los Angeles
 to be by him delivered into the custody of the Director of Corrections at the California State Institution
 for.....men.....at.....Chino.....

Remaining count(s) dismissed in interests of justice.
 Bail exonerated.

ENTERED
March 12, 1991
James Dempsey

COUNTY CLERK
AND CLERK OF THE
SUPERIOR COURT

HONORABLE: GREGORY O'BRIEN
C. WALKERJUDGE
Deputy SheriffV. YOSHIOKA
NONE

DEPT. EAR

Deputy Clerk
Reporter

CASE NO.

KA005779-01

(Parties and counsel checked if present)

PEOPLE OF THE STATE OF CALIFORNIA

Counsel for People:

VS

DEPUTY DISTRICT ATTY: NONE

CHARGE

01 CASTANDREDA, MARTIN (N/P)
664/187.a 01 CTS

Counsel for Defendant:

NONE

X

(BOX CHECKED IF ORDER APPLICABLE)

ATURE OF PROCEEDINGS	NUNC PRO TUNC ORDER	REM	11-06-90
101	<input type="checkbox"/> PUBLIC DEFENDER APPOINTED, D.P.D.	IS SWORN AS THE ENGLISH/	INTERPRETER
	<input type="checkbox"/> DUE TO CONFLICT OF INTERESTS, PUBLIC DEFENDER RELIEVED. PURSUANT TO PENAL CODE SECTION 987.2/GOVERNMENT CODE SECTION 31000		
	<input type="checkbox"/> ALTERNATE DEFENSE COUNSEL	IS APPOINTED.	
102	<input type="checkbox"/> CRIMINAL PROCEEDINGS ADJOURNED/RESUMED.		
103	<input type="checkbox"/> DEFENDANT ORDERED DELIVERED TO DEPARTMENT OF CORRECTIONS PER SECTION 1203.03 PENAL CODE.		
104	<input type="checkbox"/> DEFENDANT IS ADVISED OF RIGHTS RE HEARING ON VIOLATION, DEFENDANT ADMITS VIOLATION OF PROBATION AND WAIVES RIGHTS TO REVOCATION HEARING.		
105	<input type="checkbox"/> DEFENDANT IS FOUND TO BE/NOT TO BE IN VIOLATION OF PROBATION.		
106	<input type="checkbox"/> PROBATION IS REVOKED / REMAINS REVOKED. SENTENCE IMPOSED AS FOLLOWS:		
	<input type="checkbox"/> SENTENCE PREVIOUSLY IMPOSED PLACED IN FULL FORCE AND EFFECT.		
	<input type="checkbox"/> IMPRISONED IN STATE PRISON / LOS ANGELES COUNTY JAIL FOR	TERM OF	AS TO COUNT
107	<input type="checkbox"/> PROBATION REINSTATED / CONTINUED ON SAME TERMS AND CONDITIONS, EXCEPT FOR MODIFICATION (SEE BOX 113)		
108	<input type="checkbox"/> PROBATION IS EXTENDED TO		
109	<input type="checkbox"/> ON	MOTION, FURTHER PROCEEDINGS CONTINUED TO	
	AT	A.M. IN DEPT.	() NON-APPEARANCE CALENDAR
110	<input type="checkbox"/> DEFENDANT INSTRUCTED TO RETURN ON ABOVE DATE:		
111	<input type="checkbox"/> SUPPLEMENTAL PROBATION REPORT IS ORDERED.		
112	<input type="checkbox"/> DEFENDANT PERSONALLY AND ALL COUNSEL WAIVE TIME FOR		
113	<input checked="" type="checkbox"/> FURTHER ORDERS AS FOLLOWS: Copy of this minute order is mailed to the Department		
	<input type="checkbox"/> SERVE _____ DAYS IN COUNTY JAIL Of Corrections via U.S. Mail.		
	It appearing to the Court, that through clerical error and inadvertence the minute order of 03-12-91 for Department EAR does not properly reflect the Court's order, said minute order is ordered corrected nunc pro tunc as of 03-12-91 as follows:		
	By deleting at line 88: 5 years state prison (12022.5 PC) and 3 years state prison (12022.7 PC) to run concurrent with Count 1.		
	By adding at line 88: 12022.5 P.C. and 12022.7 P.C. allegations are stayed and stay to become permanent upon completion of sentence		
114	<input type="checkbox"/> DEFENDANT GIVEN TOTAL CREDIT FOR DAYS IN CUSTODY. (..... DAYS ACTUAL CUSTODY AND DAYS GOOD TIME/WORK TIME)		
115	<input type="checkbox"/> SENTENCE/COUNTS TO RUN CONSECUTIVELY TO/CONCURRENTLY WITH		
116	<input type="checkbox"/> COURT ADVISES DEFENDANT OF HIS APPEAL/PAROLE RIGHTS		
117	<input type="checkbox"/> SHERIFF IS ORDERED TO ALLOW DEFENDANT PHONE CALLS AT DEFENDANT'S EXPENSE.		
118	<input type="checkbox"/> CRIMINAL PROCEEDINGS ADJOURNED.		
119	<input type="checkbox"/> DEFENDANT ORDERED DELIVERED TO DEPARTMENT OF CORRECTIONS PURSUANT TO SECTION 1203.03 PENAL CODE.		
120	<input type="checkbox"/> FURTHER PROCEEDINGS CONTINUED TO	AT	A.M. IN DEPT.
121	<input type="checkbox"/> EXECUTION OF SENTENCE IS SUSPENDED. PETITION ORDERED FILED IN DEPARTMENT 95 PURSUANT TO SECTION 3051 WELFARE AND INSTITUTIONS CODE. FURTHER PROCEEDINGS CONTINUED TO		AT 10:00 A.M. IN DEPARTMENT 95.
122	<input type="checkbox"/> COUNSEL AND DEFENDANT ARE ORDERED TO APPEAR IN DEPARTMENT 95 ON THE ABOVE DATE.		
123	<input type="checkbox"/> FURTHER PROCEEDINGS CONTINUED TO	AT 9:00 A.M. IN THIS DEPARTMENT.	
124	<input type="checkbox"/> DEFENDANT HAVING BEEN COMMITTED BY DEPARTMENT 95 PURSUANT TO SECTION 3051 WELFARE AND INSTITUTIONS CODE, N.D.A. NUMBER		MATTER IS ORDERED OFF CALENDAR.
125	<input type="checkbox"/> PURSUANT TO SECTION 17 PENAL CODE, OFFENSE IS DEEMED TO BE A MISDEMEANOR.		
126	<input type="checkbox"/> PROBATION IS ORDERED TERMINATED PURSUANT TO SECTION 1203.3 PENAL CODE.		
127	<input type="checkbox"/> PLEA OF GUILTY OR CONVICTION IS SET ASIDE; A PLEA OF NOT GUILTY IS ENTERED; CASE IS DISMISSED PURSUANT TO SECTION 1203.4 PENAL CODE.		
128	<input type="checkbox"/> ORDER OF GRANTING DAYS GOOD TIME/WORK TIME CREDITS IS ORDERED VACATED.		
	DEFENDANT NOTIFIED BY U.S. MAIL.		
129	<input type="checkbox"/> DEFENDANT'S EX PARTE REQUEST / MOTION FOR		IS DENIED/GRANTED. DEFENDANT NOTIFIED BY U.S. MAIL.
130	<input type="checkbox"/> DEFENDANT FAILS TO APPEAR WITH/WITHOUT SUFFICIENT EXCUSE.		
131	<input type="checkbox"/> BAIL, IF POSTED, FORFEITED/O.R. REVOKED, BENCH WARRANT ORDERED ISSUED/REISSUED/AND HELD UNTIL		
	NO BAIL / BAIL FIXED AT \$		
132	<input type="checkbox"/> PERSON IN CUSTODY NOT BEING THE DEFENDANT, ORDERED RELEASED ON THIS CASE ONLY. BENCH WARRANT ORDERED REACTIVATED.		
133	<input type="checkbox"/> BENCH WARRANT RECALLED/QUASHED () RECALL # ISSUED. () WARRANT / ABSTRACT FILED.		
134	<input type="checkbox"/> UPON PAYMENT OF \$ COSTS BEFORE /\$ COSTS HAVING BEEN PAID TIMELY (RECEIPT #). ORDER OF FORFEITING BAIL IS / IS TO BE VACATED AND BAIL REIN-		
	STATED AND EXONERATED. <input type="checkbox"/> CERTIFICATE OF MAILING EXECUTED AND FILED/ NOTICE WAIVED.		
135	<input type="checkbox"/> DEFENDANT'S MOTION FOR RELEASE ON O.R./REDUCTION OF BAIL IS GRANTED/DENIED. REASON		
136	<input type="checkbox"/> BAIL RESET AT \$		
	<input checked="" type="checkbox"/> REMANDED <input type="checkbox"/> BAIL <input type="checkbox"/> BAIL EXON. <input type="checkbox"/> BOND NO.		MINUTES ENTERED
	<input type="checkbox"/> O.R. <input type="checkbox"/> O.R. DISCHARGED <input type="checkbox"/> IN CUSTODY OTHER MATTER		11-19-91
	<input type="checkbox"/> REMAIN WARRANT <input type="checkbox"/> ON DEPOSITION		

Date	MAR 12, 1991	DEPT.	EAR
HONORABLE:	G O'BRIEN	D BUTLER	B Buckle
251	C WALKER P Esteban	Deputy Sheriff	Deputy Clerk
CASE NO.	KA005779-01	(Parties and counsel checked if present)	
CHARGE	PEOPLE OF THE STATE OF CALIFORNIA 01 CASTANEDA, MARTIN 664/187a	Counsel for People: DEPUTY DISTRICT ATTY:	D Jakubawski ✓
		Counsel for Defendant:	A ROBUSTO ✓ 987.2
(BOX CHECKED IF ORDER APPLICABLE)			

ATURE OF PROCEEDINGS	TRIAL	REM	11-6-90
----------------------	-------	-----	---------

31 IS SWORN AS THE ENGLISH/INTERPRETER.

32 OATH FILED PER SECTION 68560 GOVERNMENT CODE.

33 DUE TO CONFLICT OF INTEREST, PUBLIC DEFENDER RELIEVED. PURSUANT TO SECTION 987.2 PENAL CODE/31000 GOVERNMENT CODE ALTERNATE DEFENSE COUNSEL IS APPOINTED.

34 ON PEOPLE'S MOTION, AMENDMENT TO/AMENDED INFORMATION FILED/DEEMED FILED/INFORMATION AMENDED BY INTERLINEATION/AS FOLLOWS.

35 ON MOTION, CASE A CONSOLIDATED INTO CASE A.
AS COUNT(S) THEREOF, SEE CASE A FOR FURTHER PROCEEDINGS.

36 MOTION PURSUANT TO SECTION 995 PENAL CODE GRANTED/DENIED/WITHDRAWN/CONTINUED TO

37 MOTION PURSUANT TO SECTION 1538.5 PENAL CODE CALLED FOR HEARING MOTION SUBMITTED PER STIPULATION 41 BELOW.

38 DEFENDANT ADVISED OF CONSTITUTIONAL RIGHTS AND EFFECT OF PRIOR CONVICTIONS: WAIVES RIGHTS; ADMITS PRIOR(S) NO

39 CAUSE IS CALLED FOR TRIAL. CAUSE SUBMITTED PER STIPULATION 41 BELOW.

40 DEFENDANT PERSONALLY AND ALL COUNSEL WAIVE TRIAL BY JURY. COURT ACCEPTS WAIVER(S).

41 By stipulation of defendant and all counsel, issue is submitted on the testimony contained in the transcript of the proceedings had at the preliminary hearing, subject to this court's rulings, with each side reserving the right to offer additional evidence and all stipulations entered into at the preliminary hearing be deemed entered into in these proceedings. It is further stipulated that all exhibits received or marked for identification at the preliminary hearing are received in evidence and marked for identification in these proceedings, bearing the same number as used in the preliminary hearing, subject to this court's rulings. People's exhibit (Preliminary Transcript) admitted into evidence by reference.

42 Defendant advised and personally waives his right to confrontation of witnesses for the purpose of further cross-examination, and waives privilege against self-incrimination. Defendant advised of possible effects of plea on any alien/citizenship/probation/parole status.

43 THE COURT STATES IT HAS READ AND CONSIDERED THE TRANSCRIPT OF THE PRELIMINARY HEARING. *the plea prolation report*

44 *written plea filed*

45 ALL SIDES REST. COUNSEL WAIVE ARGUMENT/ARGUE AND CAUSE IS SUBMITTED.

46 MOTION PURSUANT TO SECTION 1538.5 PENAL CODE GRANTED/DENIED/WITHDRAWN/CONTINUED TO

47 COURT FINDS DEFENDANT NOT GUILTY.

48 COURT FINDS DEFENDANT GUILTY AS CHARGED TO SECTION(S) IN COUNT(S) LESSER INCLUDED/RELATED OFFENSE.

49 PRE-TRIAL CONFERENCE/TRIAL SETTING HELD/OFF CALENDAR/CONTINUED TO

50 THE DEFENDANT THE PEOPLE ANNOUNCE(S) READY FOR TRIAL.

51 ON PEOPLE'S/DEFENDANT'S/COURT'S MOTION, TRIAL/MOTION(S) IS SET/CONTINUED TO/REMAINS/TRAILED TO AT A.M. IN DEPT. REASON:

52 FURTHER CONTINUANCES WILL NOT BE GRANTED.

53 DEFENDANT PERSONALLY AND ALL COUNSEL WAIVE TIME FOR TRIAL. PLUS DAYS

54 CAUSE TRANSFERRED TO DEPT. FORTHWITH ON AT A.M. FOR

55 DEFENDANT/WITNESS(ES) ORDERED TO RETURN ON ABOVE DATE:

56 DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT(S) REARRAIGNED.

57 PLEADS GUILTY AS CONCERNED WITH CONSENT OF DISTRICT ATTORNEY AND APPROVAL OF COURT TO VIOLATION OF SECTION(S) *664/187a PC readmit 12/22/2022 & 1/2023 PC allegation* LESSER INCLUDED/RELATED OFFENSE.

58 DEFENDANT REFERRED TO PROBATION DEPARTMENT. DEFENDANT WAIVES TIME FOR SENTENCE. PROBATION AND SENTENCE HEARING SET AT A.M. IN DEPARTMENT INCLUDING DISPOSITION OF COUNT(S) REMAINING DETERMINATION OF PRIORS ALLEGED/DEGREE/ARMED/USE/GREAT BODILY INJURY ALLEGATION(S)

59 DEFENDANT WAIVES PROBATION REFERRAL. REQUESTS IMMEDIATE SENTENCE. (SEE SENTENCE BELOW/SEE ATTACHED SHEET.)

60 FURTHER ORDER AS FOLLOWS:

61 THE SHERIFF IS ORDERED TO ALLOW THE DEFENDANT TELEPHONE CALLS AT DEFENDANT'S OWN EXPENSE.

62 DEFENDANT FAILS TO APPEAR WITH/WITHOUT SUFFICIENT EXCUSE.

63 BAIL, IF POSTED, FORFEITED/O.R. REVOKED. BENCH WARRANT ORDERED ISSUED/REISSUED/AND HELD UNTIL NO BAIL BAIL FIXED AT \$ WARRANT FILED

64 DEFENDANT APPEARING. BENCH WARRANT ORDERED RECALLED/QUASHED(RECALL NO. WRITTEN ABSTRACT FILED

65 UPON PAYMENT OF \$ COSTS BEFORE AND FILING OF REASSUMPTION, ORDER OF FORFEITING BAIL IS TO BE VACATED AND BAIL REINSTATED.

66 REASSUMPTION FILED/COSTS PAID (RECEIPT NO.) ORDER OF FORFEITING BAIL VACATED. BAIL REINSTATED.

67 DEFENDANT'S MOTION FOR RELEASE ON O.R./REDUCTION OF BAIL IS GRANTED/DENIED/SET/CONTINUED TO/ REASON:

68 BAIL RESET AT \$

69 REMANDED BAIL BAIL EXONERATED BOND NO.

RELEASED O.R. O.R. DISCHARGED IN CUSTODY OTHER MATTER

70 C779-C144 (Rev. 3-87) *09 1/29/98* MINUTE ORDER BENCH WARRANT

MINUTES ENTERED
3-12-91
COUNTY CLERK

2 TRL MOT

Date March 12, 1991

HONORABLE: GREGORY C. O'BRIEN

P ESTEBO

JUDGE

Deputy Sheriff

B. BUCKLE

L BARASCH

ELTS DEPT. EA R

Deputy Clerk

Reporter

851

CASE NO.

KA 005779 01

PEOPLE OF THE STATE OF CALIFORNIA

VS

01 CASTANEDA, MARTIN
664/187a 01ct

(Parties and counsel checked if present)

Counsel for People:

DEPUTY DISTRICT ATTY:

D JACUBOWSKI ✓

Counsel for Defendant:

A ROBUSTO, 987.2

CHARGE

(BOX CHECKED IF ORDER APPLICABLE) X

NATURE OF PROCEEDINGS P & S 11-6-90 REM

71 IS SWORN AS THE ENGLISH/ INTERPRETER

72 PUBLIC DEFENDER APPOINTED, D.P.D. OATH FILED PER SECTION 68560 GOVERNMENT CODE.

73 DUE TO CONFLICT OF INTERESTS, PUBLIC DEFENDER RELIEVED. PURSUANT TO PENAL CODE SECTION 987.2(GOVERNMENT CODE SECTION 31000 ALTERNATE DEFENSE COUNSEL IS APPOINTED.

74 CRIMINAL PROCEEDINGS ADJOURNED/RESUMED.

75 DEFENDANT ORDERED DELIVERED TO DEPARTMENT OF CORRECTIONS PER SECTION 1203.03 PENAL CODE.

76 ON MOTION, PROBATION AND SENTENCE HEARING/FURTHER PROCEEDINGS CONTINUED TO AT A.M. IN DEPT. SUPPLEMENTAL PROBATION REPORT/PROGRESS REPORT ORDERED

77 DEFENDANT PERSONALLY AND ALL COUNSEL WAIVE TIME FOR SENTENCING. DEFENDANT ORDERED TO RETURN.

78 PROBATION DENIED /PROSECUTION SUSPENDED /SENTENCE IMPOSED AS FOLLOWS (Type in handwriting of panel) IMPRISONED IN STATE PRISON FOR TERM PRESCRIBED BY LAW TOTAL OF YEARS MONTHS

COURT SELLECTS THE TERM OF YEARS FOR THE BASE TERM AS TO COUNT

PLUS YEARS PURSUANT TO PENAL CODE SECTION

PLUS AS INDICATED IN BOX 88 BELOW

COMMITTED TO CALIFORNIA YOUTH AUTHORITY, THE TERM OF IMPRISONMENT TO WHICH THE DEFENDANT WOULD HAVE BEEN SENTENCED PURSUANT TO SECTION 1170 PENAL CODE IS YEARS

IMPRISONED IN LOS ANGELES COUNTY JAIL FOR TERM OF DAYS

FINED IN SUM OF \$ PLUS ADDITIONAL FINE OF \$ (11372.5 HEALTH & SAFETY CODE) FOR A TOTAL FINE OF \$ PLUS \$ ASSESSMENT AND SURCHARGE (1464 PC & 76000GC), TO BE PAID TO COUNTY CLERK. PAY RESTITUTION FINE IN SUM OF \$ PURSUANT TO SECTION 13967(a) GOVERNMENT CODE PAYABLE TO RESTITUTION FUND

77 SENTENCE IS SUSPENDED.

78 PROBATION GRANTED FOR A PERIOD OF YEARS PROBATION TO BE WITHOUT FORMAL SUPERVISION.

1 SPEND FIRST DAYS IN COUNTY JAIL ROAD CAMP OR HONOR FARM RECOMMENDED.

2 WORK FURLough PROGRAM RECOMMENDED. NOT TO BE ELIGIBLE FOR COUNTY PAROLE

3 FINED IN SUM OF \$ PLUS ADDITIONAL FINE OF \$ (11372.5 HEALTH & SAFETY CODE) FOR A TOTAL FINE OF \$ PLUS \$ ASSESSMENT AND SURCHARGE (1464 PC & 76000GC), TO BE PAID TO PROBATION OFFICER IN SUCH MANNER AS HE SHALL PRESCRIBE.

4 MAKE RESTITUTION OF \$ TO THE VICTIM/RESTITUTION FUND PURSUANT TO SECTION 1203.4 PENAL CODE IN SUCH MANNER AS THE PROBATION OFFICER SHALL PRESCRIBE. TOTAL AMOUNT OF RESTITUTION TO INCLUDE % SERVICE CHARGE AS AUTHORIZED BY SECTION 1203.1 P.C.

5 PAY RESTITUTION FINE IN SUM OF \$ PURSUANT TO SECTION 13967(b) GOVERNMENT CODE PAYABLE TO PROBATION DEPARTMENT IN SUCH MANNER AS THEY PRESCRIBE. SAID FINE TO BE STAYED WHILE DEFENDANT PAYS RESTITUTION AND IF RESTITUTION IS PAID IN FULL, STAY SHALL BE PERMANENT.

6 NOT DRINK ANY ALCOHOLIC BEVERAGE AND STAY OUT OF PLACES WHERE THEY ARE THE CHIEF ITEM OF SALE.

7 NOT USE OR POSSESS ANY NARCOTICS, DANGEROUS OR RESTRICTED DRUGS OR ASSOCIATED PARAPHERNALIA, EXCEPT WITH VALID PRESCRIPTION, AND STAY AWAY FROM PLACES WHERE USERS CONGREGATE.

8 NOT ASSOCIATE WITH PERSONS KNOWN BY YOU TO BE NARCOTIC OR DRUG USERS OR SELLERS.

9 SUBMIT TO PERIODIC ANTI-NARCOTIC TESTS AS DIRECTED BY THE PROBATION OFFICER. SUCH TESTING TO BE SUSPENDED WHILE THE DEFENDANT IS IN CUSTODY, IS HOSPITALIZED, OR IS IN A RESIDENTIAL DRUG TREATMENT PROGRAM APPROVED BY PROBATION OFFICER.

10 HAVE NO BLANK CHECKS IN POSSESSION. NOT WRITE ANY PORTION OF ANY CHECKS. NOT HAVE BANK ACCOUNT UPON WHICH YOU MAY DRAW CHECKS.

11 NOT GAMBLE, OR ENGAGE IN BOOKMAKING ACTIVITIES OR HAVE PARAPHERNALIA THEREOF IN POSSESSION, AND NOT BE PRESENT IN PLACES WHERE GAMBLING OR BOOKMAKING IS CONDUCTED.

12 NOT ASSOCIATE WITH

13 COOPERATE WITH PROBATION OFFICER IN A PLAN FOR

14 SUPPORT DEPENDENTS AS DIRECTED BY PROBATION OFFICER.

15 SEEK AND MAINTAIN TRAINING, SCHOOLING OR EMPLOYMENT AS APPROVED BY PROBATION OFFICER.

16 MAINTAIN RESIDENCE AS APPROVED BY PROBATION OFFICER.

17 SURRENDER DRIVER'S LICENSE TO CLERK OF COURT TO BE RETURNED TO DEPARTMENT OF MOTOR VEHICLES.

18 NOT DRIVE A MOTOR VEHICLE UNLESS LAWFULLY LICENSED AND INSURED.

19 NOT OWN, USE OR POSSESS ANY DANGEROUS OR DEADLY WEAPONS.

20 SUBMIT PERSON AND PROPERTY TO SEARCH OR SEIZURE AT ANY TIME OF THE DAY OR NIGHT BY ANY LAW ENFORCEMENT OFFICER, WITH OR WITHOUT A WARRANT.

21 OBEY ALL LAWS, ORDERS, RULES AND REGULATIONS OF THE PROBATION DEPARTMENT AND OF THE COURT.

79 DEFENDANT GIVEN TOTAL CREDIT FOR DAYS IN GUSTODY. DAYS ACTUAL CUSTODY AND DAYS GOOD TIME/WORK TIME

80 SENTENCE/COUNTS TO RUN CONSECUTIVELY TO/CONCURRENTLY WITH

81 STAY OF EXECUTION OF GRANTED TO

82 ON MOTION OF PEOPLE, COUNTS DISMISSED IN FURTHERANCE OF JUSTICE.

83 COURT ADVISED DEFENDANT OF HIS APPEAL/PAROLE RIGHTS.

84 "NOTICE RE CERTIFICATE OF REHABILITATION AND PARDON" GIVEN TO DEFENDANT.

85 DEFENDANT TO PAY COSTS OF PROBATION SERVICES IN AMOUNT OF \$

86 COURT FINDS THAT DEFENDANT DOES NOT HAVE THE PRESENT ABILITY TO PAY COSTS OF INCARCERATION/LEGAL SERVICES RENDERED/ PROBATION SERVICES RENDERED.

87 DEFENDANT IS REFERRED TO TREASURER/TAX COLLECTOR FOR FINANCIAL EVALUATION.

88 FURTHER ORDER AS FOLLOWS/ADDITIONAL CONDITIONS OF PROBATION: 5 years State Prison (12022.7 PC) to run concurrent with County Jail. Defendant waives all pre sentence authority credits.

89 SHERIFF IS ORDERED TO ALLOW DEFENDANT PHONE CALLS AT DEFENDANT'S OWN EXPENSE

90 DEFENDANT FAILS TO APPEAR WITH/WITHOUT SUFFICIENT EXCUSE.

91 BAIL, IF POSTED, FORFEITED/O.R. REVOKED, BENCH WARRANT ORDERED ISSUED/REISSUED/AND HELD UNTIL

NO BAIL/BAIL FIXED AT \$

92 DEFENDANT APPEARING BENCH WARRANT ORDERED RECALLED/QUASHED RECALL NO. WRITTEN ABSTRACT FILED

REMANDED
 RELEASED
3-12-91
89-32787-2

BAIL
 O.R.
 BENCH WARRANT

BAIL EXON.
 O.R. DISCHARGED
 ON PROBATION
 IN CUSTODY OTHER MATTER

MINUTE ORDER

R

MINUTES ENTERED
3-12-91
COUNTY CLERK

3 P & S